§ 1601.79

(c) The Commission may, on its own motion, require an evaluaiton at any time.

[46 FR 50367, Oct. 13, 1981. Redesignated at 56 FR 9625. Mar. 7, 1991]

§ 1601.79 Revocation of certification.

Certification of a designated FEP agency is discretionary with the Commission and the Commission may, upon its own motion, withdraw such certification as a result of an evaluation conducted pursuant to §1601.78 or for any reason which leads the Commission to believe that such certification no longer serves the interest of effective enforcement of title VII or the ADA. The Commission will accept comments from any individual or organization concerning the efficacy of the certification of any designated FEP agency. The revocation shall be effected by the issuance and publication of an amendment to §1601.80 of this part.

[46 FR 50367, Oct. 13, 1981. Redesignated and amended at 56 FR 9624, 9625, Mar. 7, 1991]

§ 1601.80 Certified designated FEP agencies.

The designated FEP agencies receiving certification by the Commission are as follows:

Alaska Commission for Human Rights Alexandria (VA) Human Rights Office Anchorage (AK) Equal Rights Commission Arizona Civil Rights Division

Arlington County (VA) Human Rights Commission

Austin Human Relations Commission Baltimore (MD) Community Relations Com-

Broward County (FL) Human Relations Commission

California Department of Fair Employment and Housing

Clearwater (FL) Office of Community Relations

Colorado Civil Rights Division

Connecticut Commission on Human Rights and Opportunity

Corpus Christi (TX) Human Relations Commission

Dade County (FL) Fair Housing and Employment Commission

Delaware Department of Labor

District of Columbia Office of Human Rights East Chicago (IN) Human Rights Commission

Fairfax County (VA) Human Rights Commission

Florida Commission on Human Rights

Fort Wayne (IN) Metropolitan Human Relations Commission

Fort Worth (TX) Human Relations Commission

Gary (IN) Human Relations Commission Hawaii Department of Labor and Industrial Relations

Howard County (MD) Office of Human Rights Idaho Human Rights Commission Illinois Department of Human Rights Indiana Civil Rights Commission Iowa Civil Rights Commission Jacksonville (FL) Equal Employment Oppor-

tunity Commission Kansas Commission on Civil Rights Lexington-Fayette (KY) Urban County

Human Rights Commission
Louisville and Jefferson County Human Relations Commission

Maine Human Rights Commission
Maryland Commission on Human Relations
Massachusetts Commission Against Discrimination

Michigan Department of Civil Rights
Minneapolis (MN) Department of Civil
Rights

Minnesota Department of Human Rights Missouri Commission on Civil Rights Montana Human Rights Division Nebraska Equal Opportunity Commission Nevada Commission on Equal Rights of Citizens

New Hampshire Commission for Human Rights

New Hanover Human Relations Commission New Jersey Division on Civil Rights New Mexico Human Rights Commission New York City (NY) Commission on Human Rights

New York State Division on Human Rights Ohio Civil Rights Commission Oklahoma Human Rights Commission Omaha (NE) Human Relations Department Oregon Bureau of Labor

Orlando (FL) Human Relations Department Pennsylvania Human Relations Commission Philadelphia Commission on Human Relations

Pittsburgh Commission on Human Relations Puerto Rico Department of Labor and Human Resources

Rhode Island Commission for Human Rights St. Louis (MO) Civil Rights Enforcement Agency

St. Petersburg (FL) Human Relations Department

Seattle (WA) Human Rights Commission South Bend (IN) Human Rights Commission South Carolina Human Affairs Commission South Dakota Division of Human Rights Tacoma (WA) Human Relations Division Tennessee Human Rights Commission Texas Commission on Human Rights Utah Industrial Commission, Anti-Discrimination Division

Vermont Attorney General's Office, Civil Rights Division Virgin Islands Department of Labor Washington Human Rights Commission West Virginia Human Rights Commission Wisconsin Equal Rights Division, Department of Industry, Labor and Human Relations

Wyoming Fair Employment Practices Commission

(42 U.S.C. 2000e-12(a))

[46 FR 50367, Oct. 13, 1981. Redesignated at 56 FR 9625, Mar. 7, 1991]

EDITORIAL NOTE: For FEDERAL REGISTER citations affecting §1601.80, see the List of CFR Sections Affected which appears in the Finding Aids section of the printed volume and on GPO Access.

Subpart H—Title VII Interpretations and Opinions by the Commission

§ 1601.91 Request for title VII interpretation or opinion.

Any interested person desiring a written title VII interpretation or opinion from the Commission may make such a request. However, issuance of title VII interpretations or opinions is discretionary.

[56 FR 9625, Mar. 7, 1991]

§ 1601.92 Contents of request; where to file.

A request for an "opinion letter" shall be in writing, signed by the person making the request, addressed to the Chairman, Equal Employment Opportunity Commission, 1801 L Street, NW., Washington, DC 20507 and shall contain:

- (a) The names and addresses of the person making the request and of other interested persons.
- (b) A statement of all known relevant facts.
- (c) A statement of reasons why the title VII interpretation or opinion should be issued.

[42 FR 55388, Oct. 14, 1977. Redesignated and amended at 56 FR 9625, Mar. 7, 1991]

§ 1601.93 Opinions—title VII.

Only the following may be relied upon as a "written interpretation or opinion of the Commission" within the meaning of section 713 of title VII:

(a) A letter entitled "opinion letter" and signed by the Legal Counsel on behalf of and as approved by the Commission, or, if issued in the conduct of liti-

gation, by the General Counsel on behalf of and as approved by the Commission, or

- (b) Matter published and specifically designated as such in the FEDERAL REGISTER, including the Commission's Guidelines on Affirmative Action, or
- (c) A Commission determination of no reasonable cause, issued, under the circumstances described in §1608.10 (a) or (b) of the Commission's Guidelines on Affirmative Action, 29 CFR part 1608, when such determination contains a statement that it is a "written interpretation or opinion of the Commission."

[49 FR 31411, Aug. 7, 1984. Redesignated at 56 FR 9626, Mar. 7, 1991]

PART 1602—RECORDKEEPING AND REPORTING REQUIREMENTS UNDER TITLE VII AND THE ADA

Subpart A—General

Sec.

1602.1 Purpose and scope. 1602.2–1602.6 [Reserved]

Subpart B—Employer Information Report

1602.7 Requirement for filing of report.

1602.8 Penalty for making of willfully false statements on report.

1602.9 Commission's remedy for employer's failure to file report.

1602.10 Employer's exemption from reporting requirements.

1602.11 Additional reporting requirements.

Subpart C—Recordkeeping by Employers

1602.12 Records to be made or kept.

1602.13 Records as to racial or ethnic identity of employees.

1602.14 Preservation of records made or kept.

Subpart D—Apprenticeship Information Report

1602.15 Requirement for filing and preserving copy of report.

1602.16 Penalty for making of willfully false statements on report.

1602.17 Commission's remedy for failure to file report.

1602.18 Exemption from reporting requirements.

1602.19 Additional reporting requirements.

Subpart E—Apprenticeship Recordkeeping

1602.20 Records to be made or kept.